## EXHIBIT B

FILED: NEW YORK COUNTY CLERK 12/03/2021 03:46 PM INDEX NO. 652075/2021 NYSCEF DOC. NO. 2 Case 1:23-cv-02027-LJL Document 15-2 Filed 03/16/23 Page 2 of NYSCEF: 11/19/2021

## SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON. LAURENCE LOVE		PART	63M	
		Justice			
		X	INDEX NO.	652075/2021	
FRANTZ CICERON			MOTION DATE	11/12/2021	
	Plaintiff,		MOTION SEQ. NO.	001	
	- V -				
GEMINI TRUST COMPANY, LLC.,			<b>DECISION + ORDER ON</b>		
	Defendant.	MOTION			
		X			
	e-filed documents, listed by NYSCEF doc, 17, 18, 19, 20	cument num	nber (Motion 001) 7,	8, 9, 10, 11, 12,	
were read on	this motion to/forCOMPEL ARBITRATION				
Upon the fore	egoing documents, the instant motion i	s decided a	as follows:		

Plaintiff commenced the instant action by filing a summons and complaint on March 29, 2021, alleging that defendant caused damages to plaintiff when they allegedly maliciously froze his cryptocurrency accounts on two occasions. On July 14, 2021, defendant interposed an answer

and now moves to say the instant action and compel plaintiff to arbitrate his claims.

In support of the instant motion, defendant submits the affidavit of Adam Goldstein, a Director of Business Operations of Gemini Trust Company, LLC together with the relevant user agreements. The Dispute Resolution provision of the User Agreement provides: "You agree and understand that any controversy, claim, or dispute arising out of or relating to this User Agreement or the breach thereof shall be settled solely and exclusively by binding arbitration held in New York, New York, administered by JAMS and conducted in English, rather than in court." As such, it is hereby

ORDERED that defendant's motion to compel arbitration and to stay this action is granted, without opposition; and it is further

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ORDERED that plaintiff Frantz Ciceron shall arbitrate his claims against defendant Gemini
Trust Company, LLC in accordance with the user agreement; and it is further

ORDERED that all proceedings in this action are hereby stayed, except for an application to vacate or modify said stay; and it is further

ORDERED that either party may make an application by order to show cause to vacate or modify this stay upon the final determination of the arbitration.

11/18/2021						
DATE		LAURENCE LOVE, J.S.C.				
CHECK ONE:		CASE DISPOSED	х	NON-FINAL DISPOSITION		
	Х	GRANTED DENIED		GRANTED IN PART	OTHER	
APPLICATION:		SETTLE ORDER		SUBMIT ORDER		
CHECK IF APPROPRIATE:		INCLUDES TRANSFER/REASSIGN		FIDUCIARY APPOINTMENT	REFERENCE	